IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

| | Stoutamire) Case No. 19-24371 JCM) | | | |
|---|--|--|--|--|
| |) Chapter 13 Debtor(s).) X | | | |
| STIPULATED ORDER MODIFYING PLAN | | | | |
| WH | EREAS, this matter is being presented to the Court regarding | | | |
| [ON | LY PROVISIONS CHECKED BELOW SHALL APPLY]: | | | |
| | a motion to dismiss case or certificate of default requesting dismissal | | | |
| ¥ | a plan modification sought by: The Debtor | | | |
| | a motion to lift stay as to creditor | | | |
| | Other: | | | |
| based on the | EREAS , the parties having agreed to settle the matter above conditioned on the terms herein records of the Court, and the Court being otherwise sufficiently advised in the premises; and adverse impact upon other parties by way of this action, thus no notice is required to be herefore | | | |
| IT I | S HEREBY ORDERED that the | | | |
| [ON | LY PROVISIONS CHECKED BELOW SHALL APPLY] | | | |
| | napter 13 Plan dated mended Chapter 13 Plan dated 9/5/2023 | | | |
| is modified | as follows: | | | |
| [ONLY PROVISIONS CHECKED BELOW SHALL APPLY] | | | | |
| ¥ | Debtor(s) Plan payments shall be changed from \$1,817.00 to \$2,958.00 per month effective 6/2024; and/or the Plan term shall be changed from months to months. | | | |
| | In the event that Debtor(s) fail(s) to make any future Chapter 13 Plan payments, | | | |

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the Trustee or a party in interest may file with the Court and serve upon Debtor(s) and Debtor(s)' Counsel a notice of default advising the Debtor(s) that they have 30 days from the service of the notice in which to cure any and all defaults in payments. If Debtor(s) fail(s) to cure the defaults in payments after having been provided notice under the provision of this Stipulated Order, then the Trustee or a party in interest may submit an Order of Dismissal to the Bankruptcy Court along with an affidavit attesting to a failure to make Plan payments, and the proceedings or case may thereafter be dismissed without prejudice and without further hearing or notice.

| | Debtor(s) shall file and serve | on or before |
|--|---|-----------------|
| | · | |
| | If any of the foregoing is not completed by the date specified, the dismissed without prejudice without further notice or hearing upon the Trustee of an Affidavit of Non-Compliance. | • |
| | If any of the foregoing is not completed by the date specified, the as to the property described as | automatic stay |
| | may be | lifted without |
| | further notice or hearing upon the filing by the Creditor herein of a Non-Compliance. | an Affidavit of |
| | Other: G. The claims of the following creditors shall govern fication and rate of interest (or as otherwise noted), unless sfully objects to the claim: | · |

*Claims 26-2 filed by City of Clairton c/o Keystone Collections Group Inc. Only the prepetition tax years of 2014, 2015, 2018 and 2019 will govern and be paid through the plan.

*Claim 27-1 filed by City of Clairton c/o Keystone Collections Group Inc. Only the prepetition tax years of 2017, 2018, 2019 will govern and be paid through the plan.

*Claim 28-1 filed by the City of Clairton c/o Keystone Collections Group Inc. Only the prepetition tax years of 2017, 2018, 2019 and will govern and be paid through the plan.

* The Debtor has agreed to enter into a payment plan that the City of Clairton c/o Keystone Collections Group Inc. has proposed in order to cure the post-petition taxes for the tax years of 2020, 2021, 2022 and 2023 related to Claims 26-2, 27-1 and 28-1 outside of the plan. The Debtor will be required to pay \$525.00 per month for the next 12 months to City of Clairton c/o Keystone Collections Group Inc. beginning June 2024. The Debtor and City of Clairton c/o Keystone Collections Group Inc. have agreed that Claims 26-2, 27-1 and 28-1 will not be subject to any discharge entered in this case and will not be paid as part of this Plan.

IT IS FURTHER ORDERED that to the extent any creditor opposes the relief contained herein, such creditor must file an objection to the same within fourteen (14) days hereof. Should such an objection be timely filed, the Court shall conduct a *de novo* hearing regarding the appropriateness of this

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Stipulated Order. Should no objection be timely filed, this Stipulated Order shall be deemed final without further notice and/or opportunity for a hearing.

IT IS FURTHER ORDERED that in all other respects, the Plan and Order Confirming Plan shall remain in full force and effect. The filing party represents to the Court that all affected parties have been notified.

[Remainder of Page Intentionally Left Blank]

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| SO ORDERED, this day of | , 202 |
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| Dated: | |
| | United States Bankruptcy Judge |
| Stipulated by: | Stipulated by: |
| /s/ Kenneth Steidl Counsel to Debtor | /s/ James Warmbrodt Counsel to Chapter 13 Trustee |
| /s/ Amanda L. Mulheren Amanda L. Mulheren, Esquire Counsel for City Clairton c/o Keystone Collections Group Inc. | |

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cc: All Parties in Interest to be served by Clerk